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Attorneys for Defendants SAKHAWAT KHAN AND ROOMY	
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7 UNITED STATES DISTRICT COURT	
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NORTHERN DISTRICT OF CALIFORNIA	
VILMA SERRALTA,	No. C0801427 CW
Plaintiff,	DEFENDANTS SAKHAWAT KHAN AND ROOMY KHAN'S MOTION FOR ORDER
vs.	FOR WITHDRAWAL AND [PROPOSED] ORDER PERMITTING WITHDRAWAL
SAKHAWAT KHAN; ROOMY KHAN; and DOES ONE through TEN,	
Defendants.	[CIV. L.R. 7-11 AND 11-5]
I. REQUESTED ACTION	
Pursuant to Civil Local Rules 7-11 and 11-5, the law firm of Hoge, Fenton, Jones	
and Appel, Inc. ("Hoge Fenton") hereby moves this Court for administrative relief for an	
and Appel, inc. (Hoge Fenton) hereby n	iovod and oddit for darminotidativo folior for dif
	al as counsel for defendants SAKHAWAT KHAN
order permitting Hoge Fenton to withdraw and ROOMY KHAN ("Defendants").	
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order permitting Hoge Fenton to withdraw and ROOMY KHAN ("Defendants"). II. REASONS SUI Hoge Fenton respectfully request to	ral as counsel for defendants SAKHAWAT KHAN
order permitting Hoge Fenton to withdraw and ROOMY KHAN ("Defendants"). II. REASONS SUI Hoge Fenton respectfully request to the second secon	ral as counsel for defendants SAKHAWAT KHAN PPORTING THIS MOTION his Court grant its Motion to Withdraw because
	SAKHAWAT KHAN AND ROOMY KHAN UNITED STAT NORTHERN DIS VILMA SERRALTA, Plaintiff, vs. SAKHAWAT KHAN; ROOMY KHAN; and DOES ONE through TEN, inclusive, Defendants. I. REQU

28 ("Hicks's Dec.") ¶2. Moreover, a personal conflict has arisen making it unreasonably

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difficult for Hoge Fenton to represent Defendants. Hicks's Dec. ¶ 3.

This motion for administrative relief is not made for purposes of delay or any other improper purpose. Hicks's Dec. ¶ 4. In fact, should this court desire additional information regarding the good faith reasons supporting Hoge Fenton's Motion to Withdraw, Hoge Fenton requests this court set an *in camera* hearing to preserved Defendants' right to keep attorney-client communications confidential, while allowing Hoge Fenton an opportunity to explain its good faith reasons. Hicks's Dec. ¶5.

Moreover, Hoge Fenton requests this Court order all necessary changes be made to the Court's records and the Court's Electronic Case Filing system such that all future communications regarding this case be send directly to them at the following addresses:

SAKHAWAT KHAN ROOMY KHAN 168 Isabella Avenue Atherton, CA 94027 (770) 210-2615 (650) 327-2680 sakhawatk@aol.com roomy81@gmail.com

DATED: April 29, 2009

HOGE, FENTON, JONES & APPEL, INC.

Jonathan D. Hicks

Attorneys for Defendants Sakhawat

Khan and Roomy Khan

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